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7	Attorneys for Defendant FIDELITY NATIONAL TITLE INSURANCE COMPANY		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	WILMINGTON TRUST, NATIONAL	Case No.: 2:19-cv-00449-APG-GWF	
11	ASSOCIATION, NOT IN ITS INDIVIDUAL CAPACITY BUT AS TRUSTEE OF ARLP	STIPULATION AND PROPOSED	
12	SECURITIZATION TRUST, SERIES 2014- 1,	ORDER TO STAY CASE PENDING APPEAL	
13	Plaintiff,		
14	VS.		
15	FIDELITY NATIONAL TITLE INSURANCE COMPANY,		
16 17	Defendant.		
18	Plaintiff Wilmington Trust, National Association, not in its Individual Capacity but as		
19	Trustee of ARLP Securitization Trust, Series 2014-1 ("Bank") and defendant Fidelity National		
20	Title Insurance Company ("Insurer") (collectively, the "Parties"), by and through their		
21	undersigned counsel, stipulate and agree as follows, subject to the approval of the District Court:		
22	WHEREAS, there are now currently pending in the United States District Court for the		
23	District of Nevada more than three dozen actions between national banks, on the one hand, and		
24	their title insurers, on the other hand (the "Actions");		
25	WHEREAS, each of the Actions involves a title insurance coverage dispute wherein the		
26	national bank contends, and the title insurer disputes, that a title insurance claim involving an		
27	HOA assessment lien and subsequent sale was covered by a policy of title insurance;		
20	WHEREAS, in virtually all of these Act	ions, the title insurer underwrote an ALTA 1992	



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loan policy of title insurance with form 1 coverage, along with the CLTA 100/ALTA 9 Endorsement and either the CLTA 115.1/ALTA 4 Endorsement or the CLTA 115.2/ALTA 5 Endorsement (the "Form Policy");

WHEREAS, each of the Actions implicates common questions of interpretation of the Form Policy;

WHEREAS, the national bank in one of these actions has now appealed a judgment of dismissal to the Ninth Circuit Court of Appeals, Wells Fargo Bank, N.A. v. Fidelity National Title Ins. Co., Ninth Cir. Case No. 19-17332 (District Court Case No. 3:19-cv-00241-MMD-WGC) (the "Wells Fargo II Appeal");

WHEREAS, the Parties anticipate that the Ninth Circuit Court of Appeals' decision in the Wells Fargo II Appeal will likely touch upon issues regarding the interpretation of the Form Policy and the reasonableness of the insurer's denial, that could potentially affect the disposition of the other Actions, including the instant action;

WHEREAS, Insurer previously moved to stay the instant action pending the disposition of the Wells Fargo II Appeal (the "Motion to Stay");

WHEREAS both of the Parties intend that the instant Stipulation is to withdraw and replace the previously filed Motion to Stay;

WHEREAS both of the Parties agree that it is appropriate and desirous to stay the instant action pending the disposition of the Wells Fargo II Appeal, that a stay of the instant action will not prejudice either of the Parties, and that a stay of the instant action will best serve the interests of judicial economy (given the possibility that the Ninth Circuit Court of Appeals' decision on the Wells Fargo II Appeal might affect the disposition of this case);

**NOW THEREFORE**, the Parties, by and through their undersigned counsel, hereby stipulate and agree as follows:

- 1. The instant action shall immediately be **STAYED**, pending the disposition of the Wells Fargo II Appeal.
- 2. The scheduling order previously entered in this action is hereby **VACATED**.
- 3. Each of the Parties shall be excused from responding to any now-outstanding



1	discovery requests propounded by the other until after the stay is lifted.	
2	4. Any now-pending deadlines to file responses to, or replies in support of, any	
3	outstanding motions are hereby VACATED.	
4	5. By entering into this stipulation, neither of the Parties is waiving its right to	
5	subsequently move the Court for an order lifting the stay in this action.	
6	Dated this 25th day of November 2019 EARLY SULLIVAN WRIGHT	
7	GIZER & McRAE LLP	
8	/s/Kevin S. Sinclair By:	
9	Kevin S. Sinclair, Esq. Nevada Bar No. 12277	
10	Sophia S. Lau, Esq. Nevada Bar No. 13365	
11	8716 Spanish Ridge Avenue, Suite 105 Las Vegas, Nevada 89148	
12	Attorneys for Defendant FIDELITY NATIONAL	
13	TITLE ÎNSURANCE COMPANY	
14	Dated this 25th day of November 2019 WRIGHT, FINLAY & ZAK, LLP	
15	/s/Lindsay D. Robbins	
16	By: Matthew S. Carter, Esq.	
17	Nevada Bar No. 9524 Lindsay D. Robbins, Esq.	
18	Nevada Bar No. 13474 7785 W. Sahara Ave., Suite 200	
19	Las Vegas, NV 89117	
20	Attorneys for Plaintiff WILMINGTON TRUST, NATIONAL ASSOCIATION, NOT IN ITS	
21	INDIVIDUAL CAPACITY BUT AS TRUSTEE OF ARLP SECURITIZATION TRUST, SERIES 2014-1	
22	<u>ORDER</u>	
23	IT IS SO ORDERED:	
24	Dated: November 27, 2019  By: Caura J. Zouchah	
25	THE HON. ELAYNA J. YOUCHAH UNITED STATES MAGISTRATE JUDGE	
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